UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

WAKA, LLC,)
Plaintiff - Counterclaim Defendant)
v.) Civil Action No. 1:06cv00984 EGS
DCKICKBALL, et al.)
Defendants - Counterclaim Plaintiffs.)
)

NOTICE OF DEPOSITION – CARTER RABASA

PLEASE TAKE NOTICE that, pursuant to Rule 30 of the Federal Rules of Civil Procedure, Plaintiff WAKA, LLC, by counsel, will take the deposition of Carter Rabasa at the law offices of Dunlap, Grubb & Weaver, P.C., 1200 G St. NW, Suite 800, Washington, D.C. 20005 under oath before a court reporter or some other officer duly authorized to administer oaths by the laws of the United States and/or the District of Columbia, and that the deposition will commence at 9:00 a.m. on Wednesday, August 22, 2007 and shall continue until completed. The deposition will be taken for all purposes including without limitation for discovery. The testimony shall be recorded by a court reporter and may be recorded by sound, sound and visual, or stenographic means.

Dated: July 26, 2007	Respectfully Submitted, /s/
<u></u>	Thomas M. Dunlap DCB #471319
	Eugene W. Policastri DCB # 470203
	Christopher P. Benjamin DCB #486330
	199 Liberty Street SW
	Leesburg, Virginia 20175-2715
	Telephone: 703-777-7319
	Facsimile: 703-777-3656
	tdunlap@dglegal.com

Counsel for WAKA, LLC

CERTIFICATE OF SERVICE

I hereby certify that on the 25th day of July, 2007, a true copy of the foregoing

Notice of Deposition – Carter Rabasa was emailed, and on the 26th day of July, 2007

was transmitted via facsimile and mailed postage paid to:

Jeffrey Morgan Novak Druce & Quigg LLP Wells Fargo Plaza 1000 Louisiana Street, 53rd Floor Houston, TX 77002 (713) 456-2836 facsimile jeff.morgan@novakdruce.com Counsel for Defendant

Eugene W. Policastri